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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/635,480	08/08/2000	Yuka Oikawa	450100-2922.2	4397
20999 FROMMER I.	7590 03/21/2007 AWRENCE & HAUG		EXAMINER	
745 FIFTH AVENUE- 10TH FL. NEW YORK, NY 10151			NGUYEN, HUY THANH	
			ART UNIT	PAPER NUMBER
		2621		
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		. 03/21/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

. • •	•	Application No.	Applicant(s)				
Office Action Summary		09/635,480	OIKAWA, YUKA				
		Examiner	Art Unit				
		HUY T. NGUYEN	2621				
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet wi	th the correspondence address				
A SH WHIO - Exte after - If NO - Failt Any	IORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING ensions of time may be available under the provisions of 37 CFF SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by streply received by the Office later than three months after the model patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNION TO THIS COMMUNION TO THIS COMMUNION THE REPORT OF THE PROPERTY OF THE P	CATION. eply be timely filed THS from the mailing date of this communication. EANDONED (35 U.S.C. § 133).				
Status	•						
1)⊠ 2a)⊟	Responsive to communication(s) filed on 1. This action is FINAL . 2b)		003.				
3)	-,-	tion is FINAL . 2b)⊠ This action is non-final. his application is in condition for allowance except for formal matters, prosecution as to the merits is					
٠,١	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims	or an pane gaayie, rece cib					
		n the application					
7)23	Claim(s) <u>1-4,6-8 and 15-20</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
· —	☐ Claim(s) 1-4,6-8 and 15-20 is/are rejected.						
7)							
8)□	Claim(s) are subject to restriction an	d/or election requirement.					
Applicat	ion Papers						
9)	The specification is objected to by the Exam	uiner					
	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
,	Applicant may not request that any objection to		•				
	Replacement drawing sheet(s) including the cor		* *				
11)	The oath or declaration is objected to by the						
Priority (under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for fore ☐ All b)☐ Some * c)☐ None of:	ign priority under 35 U.S.C. §	119(a)-(d) or (f).				
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the p						
	application from the International Bur	eau (PCT Rule 17.2(a)).	·				
* \$	See the attached detailed Office action for a	list of the certified copies not	received.				
Attachmen	t(s)						
	e of References Cited (PTO-892)	4) Interview S	ummary (PTO-413)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date				
	mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	5) Notice of In 6) Other:	formal Patent Application —·				

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DETAILED ACTION

- 1. There are appeared three paragraphs claiming the benefit of a prior application inserted after the first line of the specification by respective amendments to the specification filed 2/24/2004, 07/18/2002 and 9/24/2001. Applicant is requested to cancel the insertion by the amendments to the specification filed 07/18/2002 and 9/124/2001.
- 2. Claims 1-4,6-8 and 15-20 are rejected under 35 U.S.C. 251 as being an improper recapture of broadened claimed subject matter surrendered in the application for the patent upon which the present reissue is based. See *Pannu v. Storz Instruments Inc.*, 258 F.3d 1366, 59 USPQ2d 1597 (Fed. Cir. 2001); *Hester Industries, Inc.* v. *Stein, Inc.*, 142 F.3d 1472, 46 USPQ2d 1641 (Fed. Cir. 1998); *In re Clement*, 131 F.3d 1464, 45 USPQ2d 1161 (Fed. Cir. 1997); *Ball Corp.* v. *United States*, 729 F.2d 1429, 1436, 221 USPQ 289, 295 (Fed. Cir. 1984). A broadening aspect is present in the reissue which was not present in the application for patent. The record of the application for the patent shows that the broadening aspect (in the reissue) relates to claim subject matter that applicant previously surrendered during the prosecution of the application.

 Accordingly, the narrow scope of the claims in the patent was not an error within the meaning of 35 U.S.C. 251, and the broader scope of claim subject matter surrendered in the application for the patent cannot be recaptured by the filing of the present reissue application.

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Upon review of the parent application, there appears to be improper recapture attempted. Applicant specifically amended the claims in the original application which matured to Pat. No. 5,434,677, to include the following language: "...said heads being constructed either as a double azimuth head assembly or as a pair of heads angularly

separated by 180°..". Applicant then went on in their remarks to state:

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"Claim 1 is amended to recite, 'said heads being contructed either as a double azimuth head assembly or as a pair of heads angularly separated by 180°.' It is believed that this structural recitation of the heads supports the limitation in the claim wherein the tape is transported at different tape speeds, depending upon whether the heads are constructed as the double azimuth head assembly or the heads are constructed as a pair of angularly separated heads.. .In view of the amendment made to Claim 1 and the foregoing discussion, it is respectfully submitted that Claim 1 is clear and definite and the objection thereto should be withdrawn."

This amendment was in response to a 112 rejection. Applicant amended the claim to overcome the rejection and place the application in condition for allowance. Therefore, applicant may not, in a reissue, remove this limitation in its entirety. In order to correct, applicant needs to re-insert the language above.

3. Applicant is notified that any subsequent amendment to the specification and/or claims must comply with 37 CFR 1.173(b). In addition, when any substantive amendment is filed in the reissue application, which amendment otherwise places the

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reissue application in condition for allowance, a supplemental oath/declaration will be required. See MPEP § 1414.01.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to HUY T. NGUYEN whose telephone number is (571) 272-7378. The examiner can normally be reached on 8:30AM -6:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Groody can be reached on (571) 272-7950. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

H.N